

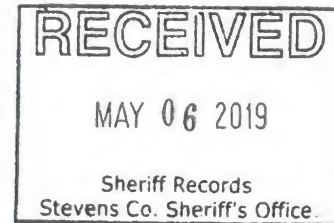
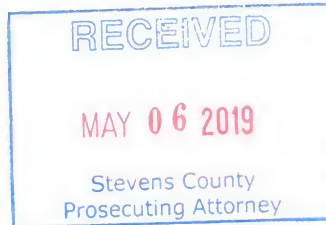
B-1

PA

4/18/19

RE: Addendum 2, refutation of charges.

Sub: Sheriff's Investigator's illogical statement



During the initial raid, my wife, Kim Bolton, has informed me that Deputy Frizzell met her on our driveway and questioned her about who had cleaned up the "ink" in the car before he had even inspected the car. To her knowledge he had yet to examine the vehicle at that point.

At this point, no warrant to take the vehicle had been served to my family and we have yet to see such a warrant. It is my belief that any evidence that they may have found is thus irrelevant.

Today, Thursday 18th of April, my daughter and son spoke with the investigator and the undersheriff. My daughter inquired about the warrant and the investigative deputy Frizell, simply said he was too busy to process it that day. She further stated; "you can't take evidence without the warrant." He said nothing and essentially ignored it.

I do realize that in court my children and my wife may be considered bias witnesses, however, there are no witnesses to any crime in the matter. And, considering the factors that were ignored, the rules that were broken and the intentional defamation by the investigating deputy trying to emotionally sway others, the testimony of my children is just as substantial as any other information/evidence that has been provided by the investigating officers.

My wife is preparing a written statement of fact.

There are too many anomalies in this case and the investigative team is still working with the car without a warrant provided. The LE and Prosecutors office has not done due diligence in this case.

A note to the potential representing attorney:

I will not be available to the service of the warrant due to the hostile political environment, corruption within the Prosecutors office and collusion that we have witnessed numerous times between the Superior Court, the Sheriff's department and prosecutor's office. Due to my political positions, investigations and support of other officials who were accosted by these elements, it is undoubtedly a hostile environment for me.

There have been several people shot and killed unnecessarily by Stevens and Spokane County deputies. One brief example was an accomplice to a local business owner who moved drugs and handled the money. This individual wanted to get paid and was shot by deputies in the store before he could reveal any incriminating information in his frustration in front of other customers. In another incident, a young man was shot in the back of the head as he walked away from a deputy who fired wildly hitting other adjacent vehicles one with occupants. All deputies in the incidences were exonerated by the prosecutor. Both of the individuals in these cases were unarmed. Both were killed. There are other cases much like these.

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However, I will not flee and endeavor to find the most peaceful and lawful solution to this problem. I am being extorted and targeted by serious corruption. I desperately need capable representation immediately. I would certainly consider filing a wrongful type suit upon resolution to the current charges. Any attorney who might represent me in this case must understand the condition in Stevens County court and LE system. If I were captured without representation, I would be railroaded into prison without any consideration of any conditions or LE failures. Any and all supporting evidence would be ignored or dismissed. The investigator made this clear as he was ever only interested in finding or contriving what he needed to convict me, not the truth.

JR Bolton

C-1

04/19/2019

RE: Addendum to Refutation of Charges

1. Correction: the date of the raid was Monday 15, 2019

2. Now have warrant in hand which reveals at least two violations of the warrant.

- The 2013 Ford Edge was not to be seized as it was listed specifically on things to be searched list. There were no other special conditions specified in the warrant.
 - As of Thursday, the 18 after my daughter who flew up from Camp Pendleton Marine base questioned the Sheriff's investigator about the lack of warrant to take the car. He stated that he didn't have the warrant with him at that time. You can not take possessions without the warrant in hand.
 - This sets a condition were any evidence found is now legally contaminated giving LE or any other agent with access to the vehicle opportunity to plant evidence as we believe that certain members of the Sheriff's department are in fact accomplices in defamation due to their current behavior of attempting to convince others that I am guilty of extortion completely disregarding the threats both my wife and I received, the Facebook defamation campaign, the fact that the investigator had every opportunity to call me and/or meet with me to discuss the issues at hand and the fact that my office was entered illegally prior to the proposed and alleged offenses. This was never investigated and the deputies have told my wife these things never occurred as if they have any right to make such a determination. They do not.
 - Deputies involved in a case are to investigate and gather facts, not solicit character harming information about a suspect who has not been charged.
 - The "fact" that the Toe-truck arrived within the general time period that he deputies arrived indicates that the LE planned to seize the vehicle without regard to the "warrant". This is premeditated action. This is in fact, illegal!
- No weapons of any kind are listed on the warrant, yet all weapons were taken. Many of these weapons belonged to my sons of whom none are under suspicion.

3. After speaking with my wife yesterday (17th) I learned that she is being harassed by the Sheriff's department investigator who is attempting to sway her opinion of her own husband of 28+ years. The investigator is on a defamation campaign to support the allegations in order to turn anyone who supports me against me. This is a reprehensible emotional ploy which is not apart of the LE responsibility. They are creating criminality and harming my wife emotionally.

4. Also, the identification of my truck type and model was incorrect on the warrant further contaminating the warrant process.

5. I just learned at approximately 5:30PM today (Thursday 18, 2019) that a warrant for my arrest will be issued tomorrow (Fri). 3 counts of extortion, yet no one was extorted, lost or

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payed out any funds to my knowledge. In fact, one of the supposed victims refused to press charges in this case yet charges are being pressed. The investigators are ignoring the fact that my office was illegally entered and that my printer apparently was used for something as it was on after I discovered the breach. This is not unheard of in criminal history.

6. I was clearly set up for a number of reasons. I will not get a fair trial in the area given the disposition of the Stevens County Superior Court and the Prosecutors office. The corruption in our county is out of control and there seems to be no authority to deal with it. This would be a suitable time for the public to rise up and put an end to the constant criminal collusion and behavior that has been exhibited from these offices for quite a long time.

Summary:

There is a long train of abuses and corruptions by the Stevens County Sheriff's Department and Prosecutors office. After much time passes with little or no correction to these misbehaviors and violations these behaviors can become normalized as the public at large has not been noticed of the particulars only hearing rumors. Local news services tend to take any LE or Prosecutors offices word as truth regardless of any evidence and many times become instruments of defamation themselves, adding further damage. If these local officials can do this to me, they can do this to anyone. How can we trust theses servants of the public?

Lastly, I would add we reserve the constitutional and God given moral right to defend our property and persons (selves). These officials are making a dire mistake. We will not yield.

4/22/19

RE: Refutation Update

Preface:

Met with my wife and Daughter today to clarify some points as follows:

1. When my wife first encountered the Deputies and heavily armed LE officers, the Deputy had asked, "who cleaned up the blue ink, you or your husband"?

- This past Thursday while my daughter was in the Sheriff's Investigator Frizzell's office, he said there was ink all over the car. This was 3 days after they had taken the car without a seizer warrant. First, obviously there wasn't much ink, then, "it's all over!"
- There was NOT ink all over the car or in the car. There was only a slight spot on the running board. There is also a very small ink spot from a pen on the back seat that has been there for some time. There may be some coffee stains on the driver's seat.
- Is there is ink all over the car now? Now that they have illegally taken the vehicle.
- Otherwise, the car was in immaculate condition.

2. Regarding the warrant for the car, I must reiterate that my daughter asks for a copy of the warrant in Investigator Frizzell's office during the same mtg and he stated there was one in the car now. The warrant was not present at the seizer and he also, when my daughter was in his office had no copy to give her. We find this highly suspect. Of course, he would have a copy of this warrant in the office case file. He simply didn't have one.

3. Very important!

- My daughter took an electronic copy of the threat message my wife and I received and played it for the deputies present (Under Sherriff & Investigator). This is material evidence and they seem to have nothing to say about this. It was directly after we received this threat message when all the issues began to affect us directly. I have a file of this threat.
- The Sherriff's Investigator told us he spoke with the suspect, but nothing came of it. The suspect on his message claims to be ex-LE and an investigator.
 - It seems the Sherriff's department is quite OK with someone else threatening us, but accuses me of being a threat to others.
 - These threats were followed by a mass defamation campaign on facebook of which the sherriff's department has added to with their own defamation campaign. It is obvious to someone with my former training what these LE and those possibly in collusion with them are doing. Alienating any support and

loyalty to me in order to leave me vulnerable. This is a Counter Insurgency/CI standard move used by LE in America these days when they don't have a solid case. Whether anyone wants to admit it or not, public opinion is a weapon.

- o My wife and a few others are convinced that these x-LE suspects are in deed in collusion with the Deputies.

4. Since the seizer, my wife has missed work and two important interviews. These LE officers at someone's bidding are destroying our lives. We cannot sustain this for very long. This is also a tactic I have seen before. It's cruel and invokes emotional damage, especially to my wife. She is not sleeping well and afraid. Many of my fellow men have stated we will not tolerate this much longer. In America, you are innocent until proven guilty. These LE officers and the Prosecutors office have already determined this case, unofficially and are continuing to deface me at every opportunity.

5. Lastly, the LE officers present at the raid, told my wife they only took the guns (not on the warrant) for "safe keeping", because no one was at home and the home was now unsecure. Yes, it was unsecure because they broke all the glass out of the door. This is ludicrous. My wife was there when they were there. Another lie and false excuse.

Summary:

These LE officers are creating conditions to contrive an outcome of their design. This has become typical behavior with our County prosecutor who is spending most of his time suing and warring with other county officials and citizens. The local papers have covered this extensively. The judge who signed the search warrant, Jessica Reeves is one of prosecutor Rasmussen's prodigies and the current Sherriff one of his right hands, so to speak. They are all conducting a war on the local District court Judge, our current Commissioners and anyone else who would dare defy them.

End

JRB

E-1

4/23/19

RE: Defendant: James Bolton

Sub: Facts in relation to Charges

Preface:

The sheriff's investigator made it official to my family today that an arrest warrant had been issued. During the interview, the investigator tried several times to belittle and defame me, speaking to my son and daughter. My son learned he would not retrieve his own personal firearms for at least four weeks. We were also informed that our car would not be returned as it was allegedly used in criminal activity. This is judgement final before a trial has taken place.

Charge: Attempted Extortion.

1. There are no complainants in this case from any victim.
2. There are no damages to anyone except my wife and I.
3. There are no witnesses to any crime.
4. The only alleged evidence is what has been allegedly retrieved from our car which was taken without a warrant. The examiners of the vehicle had it for several days before we were informed of a warrant which was placed in the car some days after it was taken giving time to plant evidence which in this case due to the exhibited behavior and other anomalies is entirely possible.
5. Threats to my wife and I which are recorded have been entirely ignored as well as the fact of my office being entered illegally also ignored.
 - In the threats the voice belonging to "John Valle" states he and others were coming for me. He as well mentions the Sherriff and prosecutor being involved.
6. My wife has been sorely mistreated by the deputies in this matter. She is already exhibiting signs of trauma induced depression and anxiety. She has been lied to, scoffed at by the deputies and leveraged to cooperate with them against me. She is being relocated for her own safety and emotional well-being.
7. The Prosecutor, Sherriff, Under-Sherriff, Sherriff's investigator and Superior Court Judge are all colluding in this case. This has been an ongoing condition, especially in their ongoing incessant war against the District Court.

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Summary:

These conspirators mean to destroy our lives and take everything we have. It is obvious to me and others that there is collusion involving many individuals in this assault. This is approaching a very dangerous stage of survival at all cost.

Today I was contacted by one of the alleged victims telling me that they were coerced and lied to by the deputies, essentially tricked into cooperation. They have now withdrawn the cooperation. The other Stevens County Victim has also refused to cooperate with the sheriff's department.

This case isn't about me any longer. If a local LE agency and prosecutor's office can take your property without a warrant, and file charges without a victim, show no damage, nor identify any witnesses, they can incriminate anyone at any time. This is a very serious matter and should alarm anyone living in Stevens County. I would remind all, that this same prosecutor who has insistently harassed our District Court Judge, interfered with the lawful duty of the same in many matters and is currently suing our Stevens County Commissioners. The Sheriff is also currently stalling the District courts handling of the I-1639 affidavit process. This is the most egregious and corrupt group of officials I have ever encountered at a local level. I have seen many, but in this case, they are essentially a local pseudo-legal mafia exercising their blatant will without law or concern for the community. This will only lead to greater offenses if not stopped immediately.

We are about to find out what kind of people really live in Stevens County.

We do need a capable and courageous attorney immediately. If anyone has any leads, please remit them to me or a fellow advocate.

James R Bolton Jr.

FFISC@protonmail.com or 509-690-1829

Allen: 680-1653 Duane: 509-468-7202

Gayle Collins <gayleco12345@gmail.com>,

Gale,

What the crap is going on? I imagine I know what you wanted to talk to me about now. Do you know I am being charged with the alleged crime against you? I am sending you some docs to read so you know what is taking place. This is all stemming from the local corrupt system.

My wife and I both have been threatened and the Sheriff's department ignored this completely. My office was also broke into. You can figure that one out. My printer was on when I returned the next morning and the office doors were off the hinges. I am being framed.

The investigator said there was ink in my car. They took the car without a warrant. Did they plant evidence? Who knows now?

When did this occur?

People are lining up to help with this. Some work for the county. They know about the systemic corruption. They also took all our guns, without a warrant. The Sheriff lied to everyone.

Gale, I did not do this to you. Who ever is behind this picked two people in our Assembly? This is divide and conquer.

You may have been deceived by the LE. I don't know from here. One of the alleged victims has already refused to be involved with the LE. They will withdraw their complaint. We have all been wronged. I plan to deal with that which may benefit you guys when we take care of these fictitious charges. I would call, but that not possible right now. All the guys are with me on this, I hope you guys will help us deal with this corruption. We actually have a great opportunity here. I don't like being the Genny-pig, but I have no choice now. My arrest warrant comes out this morning. My wife is in peril.

Russell

